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LEXISNEXIS SCREENING SOLUTIONS INC.

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA**

11 MONTY N. CAZIER, for himself and on behalf
of all similarly situated individuals.

Case No. 10 CV 1531 MMA JMA

Plaintiffs.

14 v.
15 LEXISNEXIS SCREENING SOLUTIONS, INC.,
16 formerly known as CHOICEPOINT'S
WORKPLACE SOLUTIONS, INC., a
corporation; and DOES 1 through 50, inclusive,

CLASS ACTION

Defendants.

**MOTION TO EXTEND TIME TO
RESPOND TO COMPLAINT**

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**STIPULATION AND JOINT MOTION TO EXTEND TIME TO RESPOND TO COMPLAINT
CASE NO. 10 CV 1531 MMA JMA
sf-2893018**

1 Pursuant to Southern District Local Civil Rules 7.2 and 12.1, plaintiff Monty N. Cazier
 2 and defendant LexisNexis Screening Solutions Inc., through their respective attorneys, hereby
 3 stipulate, agree and jointly move the Court for an order providing that the time by which
 4 defendant may answer or otherwise respond to the complaint filed in the above-captioned action
 5 be extended to and include October 11, 2010.

6 Good cause supports the parties' stipulation and joint motion. Plaintiff in this putative
 7 Fair Credit Reporting Act class action concurrently filed in this court another putative class
 8 action, *Cazier v. HD Supply, Inc.*, No. 10-1530 LAB NLS, filed on July 22, 2010, asserting Fair
 9 Credit Reporting Act claims arising out of the same employment application process as is
 10 implicated here. Plaintiff is represented in each of the two cases by the same counsel. All of the
 11 defendants in the two cases are represented by the same counsel. Coordination of the scheduling
 12 in these matters will preserve the time and resources of the parties and the Court. Plaintiff and the
 13 defendants in each of the matters agree that defendants' time to answer or otherwise respond to
 14 the respective complaints should be extended to October 11, 2010.

15 For the foregoing reasons, the parties respectfully request that the time for defendant to
 16 answer or otherwise respond to the complaint be extended to and include October 11, 2010.

17 Dated: September 10, 2010

MORRISON & FOERSTER LLP

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By: s/ James F. McCabe

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James F. McCabe

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Email: JMcCabe@mofo.com

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Attorneys for Defendant
 LEXISNEXIS SCREENING
 SOLUTIONS, INC.

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1 Dated: September 10, 2010

MCCOY, TURNAGE & ROBERTSON, LLP

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3 By: s/ James R. Robertson

4 James R. Robertson
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6 Attorneys for Plaintiff
7 MONTY N. CAZIER

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CERTIFICATE OF SERVICE

I certify that on this 10th day of September 2010, I electronically filed the foregoing Stipulation and Joint Motion to Extend Time to Respond to Complaint with the Clerk of the Court using the CM/ECF System, which will send a notification of the filing to the following attorneys of record:

James R. Robertson, Esq.
McCoy, Turnage & Robertson, LLP
5469 Kearny Villa Road, Suite 206
San Diego, California 92123

Attorneys for Plaintiff Monty N. Cazier

s/ James F. McCabe
James F. McCabe